FORM 4

## UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

)	STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

**OMB APPROVAL** OMB Number:

Estimated average burden er response: 0.5

7. Nature of Indirect Beneficial Ownership (Instr. 4)

 $footnotes^{(1)(2)(3)}$ 

 $footnotes^{(1)(2)(3)}$ 

11. Nature of Indirect Beneficial Ownership (Instr. 4)

footnotes<sup>(1)(2)</sup>

Check t Section obligation Instruction	OF CHANGES IN BENEFICIAL OWNERSHIP  rsuant to Section 16(a) of the Securities Exchange Act of 1934 r Section 30(h) of the Investment Company Act of 1940											OMB Number: 3235-028 Estimated average burden hours per response: 0						
							suer Name and Ticker or Trading Symbol AINS GP HOLDINGS LP [ PAGP ]  5. Relationship of (Check all applica X Director									1	10% Ov	wner
(Last) (Hist) (Middle)						3. Date of Earliest Transaction (Month/Day/Year) 12/31/2019									Officer (give title X Other (s below)  See remarks			
(Street) LOS ANGELES CA 90067 (City) (State) (Zip)						ndmen	t, Date	of Ori	ginal F	Filed (Month/Da	6. Individual or Joint/Group Filing (Check Applicable Line)  Form filed by One Reporting Person  X  Form filed by More than One Reporting Person							
		Tabl	e I - Non-De	rivativ	e Sec	uriti	es A	cquir	ed, I	Disposed o	f, or E	Benefic	ially Owne	ed				
1. Title of Security (Instr. 3)  2. Transaction Date (Month/Day/Ye					Execu if any	a. Deemed ecution Date, any onth/Day/Year)		3. Transaction Code (Instr. 8)		4. Securities Acquire Disposed Of (D) (Inst 5)		d (A) or r. 3, 4 and	5. Amount of Securities Beneficially Owned Following Reported		6. Owner Form: Di (D) or Ind (I) (Instr.	irect direct	Indirec	ture of ect Benefi ership (Ins
								Code	v	Amount	(A) or (D)	Price	Transaction (Instr. 3 and	(s) 4)				
Common Stock 12/31/201				2019	.9			J		7,583	A	\$0	7,583		I	I See foo		otes <sup>(1)(2</sup>
Common Stock 12/31/2019								J		7,583	D	\$0	0		I	I Se fo		otes <sup>(1)(2</sup>
		Ta	able II - Deriv (e.g.	vative , puts,	Secu calls	rities s, wa	s Acc rrant	quire s, op	d, Di tion	sposed of, s, converti	or Be	eneficia curities	Ily Owned ()	i				
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution Date if any (Month/Day/Yea	Code	saction e (Instr.			Expiration (Month/Da			7. Title and Amount of Securities Underlying Derivative Security (Instr. 3 and 4)		8. Price of Derivative Security (Instr. 5)	deriv Secu Bene Owne Follo Repo	rities ficially ed wing orted saction(s)	10. Owner Form: Direct or Indi (I) (Ins	rship (D) irect	11. Natu Indirect Benefici Ownersi (Instr. 4)
				Code	e V	(A)	(D)	Date Exe	e rcisab	Expiration le Date	Title	Amount or Number of Shares						
Class B Shares/Class A Units/GP Units	\$0	12/31/2019		M			7,583	3 (1)(2)		(1)(2)	Class A Shares	7,583	\$0 16,0		26,307 <sup>(4)</sup>	I		See footnote
1		Reporting Person* (QP), L.P.																
(Last) 1800 AVI	,	First) HE STARS, 3RI	(Middle) D FLOOR															
(Street)	GELES (	CA	90067		-													
(City) (State) (Zip)																		
ı		Reporting Person*	AL ADVIS	<u>ORS</u>														
(Last) 1800 AVI 3RD FLC	ENUE OF T	First) HE STARS	(Middle)															
(Street)					-													

CA

(State)

90067

(Zip)

LOS ANGELES

(City)

- 1. KAFU Holdings (QP), L.P. ("KAFU") holds Class B shares representing limited partner interests in Plains GP Holdings L.P. (the "Issuer"), an equivalent number of units representing limited liability company interests of the Issuer's general partner ("GP Units"), and an equivalent number of Class A Units representing limited partner interests in Plains AAP, L.P. ("AAP"). The Eighth Amended and Restated Limited Partnership Agreement of AAP provides that each limited partner of AAP, including KAFU, has the right at any time (without expiration) to immediately exchange (the "Exchange Right") its Class A units in AAP together with a like number of Class B shares and GP Units, for a like number of Class A shares of the Issuer. On December 31, 2019, KAFU Holdings (QP), L.P. exercised the Exchange Right with respect to 7.583 Class A Units.
- 2. Kayne Anderson Capital Advisors, L.P. ("KACALP") is the manager of the general partner of KAFU and may be deemed to beneficially own the Class B Shares, Class A Units, and GP Units held by KAFU. The filling of this statement shall not be construed as an admission that either KAFU or KACALP are, for purposes of Section 13(d) of the Exchange Act, as amended, the beneficial owner of any security.
- 3. The reported transaction involves an in-kind distribution to redeeming limited partners of KAFU Holdings (QP), L.P.
- 4. In a simultaneous transaction, KAFU exercised the redemption right provided for in the limited partnership agreement of AAP with respect to 191,177 Class A units. As a result, such Class A units were cancelled and 191,177 Common Units of Plains All American Pipeline, L.P. were distributed by AAP to KAFU. The number of derivative securities owned reflects both the exchange transaction reported herein and the simultaneous redemption transaction.

## Remarks

Bob Sinnott is a director of the managing general partner of the Issuer. Based on the relationship of Mr. Sinnott and the Reporting Persons, the Reporting Persons may be deemed directors by deputization of the Issuer. KAFU Holdings (QP), L.P., and KACALP, which is the manager of the general partner of KAFU, are referred to herein as the "Reporting Persons". The filing of this Statement shall not be construed as an admission that any Reporting Person is, for purposes of Section 13(d) of the Exchange Act, as amended, the beneficial owner of any security.

<u>/s/ Michael O'Neil</u> <u>01/02/2020</u>

\*\* Signature of Reporting Person Date

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

- \* If the form is filed by more than one reporting person, see Instruction 4 (b)(v).
- \*\* Intentional misstatements or omissions of facts constitute Federal Criminal Violations See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure.

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